



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

		TIPOTALLI IED DIVENTOR	ATTORNEY DOCKETNO	CONFIDMATION NO	
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/654,439	09/04/2003	Jyh-Wei Liang	3313-1028P	5151	
2292 75	590 04/22/2004		EXAM	EXAMINER	
BIRCH STEWART KOLASCH & BIRCH			LEE, Y MY QUACH		
PO BOX 747 FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER	
I ALLS CHOK	CII, VA 22040-0747		2875		

DATE MAILED: 04/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

			Įv.			
	Application No.	Applicant(s)	<del></del>			
	10/654,439	LIANG, JYH-WEI				
Office Action Summary	Examiner	Art Unit				
	Y Quach Lee	2875	·			
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR F THE MAILING DATE OF THIS COMMUNICAT  - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicati  - If the period for reply specified above is less than thirty (30) days  - If NO period for reply is specified above, the maximum statutory  - Failure to reply within the set or extended period for reply will, by  Any reply received by the Office later than three months after the  earned patent term adjustment. See 37 CFR 1.704(b).	ION. FR 1.136(a). In no event, however, may a on. , a reply within the statutory minimum of thi period will apply and will expire SIX (6) MO statute, cause the application to become A	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this communication  BANDONED (35 U.S.C. § 133).	on.			
Status						
1) Responsive to communication(s) filed on	04 September 2003.					
2a) This action is <b>FINAL</b> . 2b) ∑	This action is non-final.					
,— ···	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)  Claim(s) 1-9 is/are pending in the applica 4a) Of the above claim(s) is/are wit 5)  Claim(s) is/are allowed. 6)  Claim(s) 1-9 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction is	thdrawn from consideration.					
Application Papers						
9)⊠ The specification is objected to by the Exa	aminer.					
,	0) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection						
Replacement drawing sheet(s) including the country The oath or declaration is objected to by the country to the country that			(d).			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E * See the attached detailed Office action for	iments have been received. iments have been received in a e priority documents have been Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-943) Information Disclosure Statement(s) (PTO-1449 or PTO/92) Paper No(s)/Mail Date	18) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 				

Application/Control Number: 10/654,439

Art Unit: 2875

#### **DETAILED ACTION**

### Specification

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

The specification is objected to under 35 U.S.C. 112, first paragraph, as failing to provide an enabling disclosure of the invention. For instance, it is not clear how the upper buckling screw 73 and the lower bucking screw 74 limit the range of motion of the lamp seat 60? Although the specification states that the lamp seat is at the upper dead point of the movable range when the lamp seat reaches the upper bucking screw, and the lamp seat is at the lower dead point of the movable range when the lamp seat reaches the lower bucking screw, it is not clear how the lamp seat can be able to reach the upper bucking screw 73 especially the lower bucking screw 74 is higher than the lower bucking screw? In view of drawing figure 2, it would appear that the lamp seat reaches the lower bucking screw 74 and is stopped by the lower bucking screw, the lamp seat can **not** be able to further reach the upper bucking screw 73. The drawings do not illustrate the contact point of the lamp seat reaching the upper bucking screw 74 and the contact point of the lamp seat reaching the lower bucking screw 73.

## Claim Objections

2. Claims 3, 6 and 7 are objected to because of the following informalities: In claims 3 and 6, there is no proper antecedent basis for "the center". It should be changed to --a center--. In claim 7, there is no clear antecedent basis for "the bolt". It should be changed to --the fastener--. Note that the term "bolt" is first introduced in claim 5. Appropriate correction is required.

# Claim Rejections - 35 USC § 112

3. Claims 1 to 9 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1, the essential structural cooperative relationships of elements have been omitted, such omission amounting to a gap between the necessary structural connections. For instance, it is not clear how merely turning the rotating shaft allow the lamp seat to generate an

Art Unit: 2875

axial movement in a range of an upper dead point and a lower dead point without proper mounting cooperation with other elements such as the sleeve, the screw of the loading disk ...? Note that the rotating shaft is merely located on one side of the lamp seat. Merely locate the rotating shaft on one side of the lamp seat will not allow the lamp seat to generate an axial movement ...

Claims 2 to 9 depend on rejected claim 1 and as such are also rejected.

4. Claims 1 to 9 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action.

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Borders et al., Hallings et al. (4,916,597) and Hallings et al. (4,878,156) are cited to show other pertinent adjustable surgical lamp handles for controlling the projection scope of the surgical lamps.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Y Quach Lee whose telephone number is 571-272-2373. The examiner can normally be reached on Tuesday and Thursday from 8:30 am to 4:30 pm.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Customer Service whose telephone number is 571-272-2815.

Y. Q. April 13, 2004

Y Quach Lee Patent Examiner Art Unit 2875

zymach Lee

Page 3